Case 1:20-cr-00005-NONE-SKO Document 30 Filed 08/12/20 Page 1 of 2

1 2 3 4 5 6 7 8	HEATHER E. WILLIAMS, Bar #122664 Federal Defender ERIC V. KERSTEN, CA Bar #226429 Assistant Federal Defender Designated Counsel for Service 2300 Tulare Street, Suite 330 Fresno, California 93721-2226 Telephone: (559) 487-5561 Attorneys for Defendant GILBERT GALAVIZ IN THE UNITED	STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
10			
11	UNITED STATES OF AMERICA,	Case No. 1:20-cr-00005 NONE-SKO	
12	Plaintiff,	STIPULATION TO CONTINUE SENTENCING, ORDER THEREON	
13	vs.	,	
14	GILBERT GALAVIZ,	Date: September 24, 2020 Time: 9:30 a.m. Judge: Hon. Dale A. Drozd	
15	Defendant.	Judge. Holl. Date A. Diozu	
16			
17			
18	IT IS HEREBY STIPULATED by and between the parties through their respective		
19	counsel that the sentencing hearing scheduled for August 20, 2020 may be may be continued to		
20	September 24, 2020, at 9:30 a.m., or the soonest time thereafter convenient to the court.		
21	Mr. Galaviz is a gang drop out with a severe substance abuse problem reaching back to		
22	his early teens. He has never participated in an intensive treatment program. While there is no		
23	agreement regarding sentencing, Galaviz will be requesting an opportunity to participate in a		
24	long term residential treatment program. Galaviz previously tested positive for Covid-19 at the		
25	Fresno County Jail and has not been retested. Two negative coronavirus tests are required before		
26	a treatment program will accept him. This continuance is requested to allow time for Galaviz to		
27	establish that he is Covid free before sentencing, so the Court will know whether Galaivz is		
28	eligible for a program when considering his request.		
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	Case 1:20-cr-00005-NONE-SKO Documer	nt 30 Fil	ed 08/12/20 Page 2 of 2		
1	The parties agree the delay resulting from	om this re	quest shall be excluded in the		
2	interests of justice, and for effective defense investigation and preparation, pursuant to 18				
3	U.S.C. §§ 3161(h)(7)(A) and 3161(h)(7)(B)(iv).				
4					
5			McGREGOR W. SCOTT United States Attorney		
6					
7	DATED: August 12, 2020	Ву	LAUREL J. MÔNTÔYA		
8			Assistant United States Attorney Attorneys for Plaintiff		
9					
10			HEATHER E. WILLIAMS Federal Defender		
11	D. 1777		/ / 5 1 27 27		
12	DATED: August 12, 2020	Ву	/s/ Eric V. Kersten ERIC V. KERSTEN		
13			Assistant Federal Defender Attorneys for Defendant		
14			GILBEŘT GALAVIZ		
15					
16		DDED			
17 18	ORDER IT IS SO ORDERED. For the reasons set forth above sentencing is continued to				
19	September 24, 2020 at 9:00 a.m.	set fortif	above sentencing is continued to		
20	IT IS SO ORDERED.				
21			Dale A. Drand		
22	Dated: August 12, 2020	UNIT	ED STATES DISTRICT JUDGE		
23					
24					
25					
26					
27					
28					

-2-

Galaviz: Stipulation to Continue Sentencing